AN ORDINANCE ESTABLISHING THE AMOUNT TO BE CHARGED BY THE BOARD OF PUBLIC AFFAIRS OF THE VILLAGE OF GEORGETOWN, OHIO, FOR THE INSTALLATION OF A CONNECTION TO THE MUNICIPAL WATERWORKS SYSTEM FOR THE PURPOSE OF OBTAINING OR CONSUMING WATER FROM SAID MUNICIPAL WATERWORKS SYSTEM.

BE IT ORDAINED by the Council of the Village of Georgetown, Brown County, Ohio,

SECTION 1. That every person, firm or corporation making a connection to the municipal waterworks system, commonly known as a "Water Tap", snall from and after the effective date of this ordinance pay to said Board of Public Affairs of the Village of Georgetown, Onio, the sum of Seventy-Five (\$75.00) Dollars, to cover the cost of labor and materials furnished by said Board of Public Affairs in making such water connection for the use and benefit of any applicant in utilizing said municipal water supply.

SECTION 2. That every person, firm or corporation making a connection to the munidpal waterworks system shall be required as a condition precedent to make a deposit of Ten Dollars (\$10.00) as a meter deposit, in trust, however to secure the payment of current or final statements rendefed for water consummed, and said deposit being in trust, the same shall be either applied to any unpaid water service charges or refunded to said consumer when all accrued charges have been paid and any consumer ceases to be a consumer from said municipal water supply.

SECTION 3. That the amounts herein fixed to be charged for said water connection shall apply only to premises not already having such water connection previously installed, but shall apply to all additional connections made or modifications of existing taps previously, installed.

SECTION 4. That all water connections made to the municipal waterworks system of said Village shall be limited by a requirement that each residential or business unit shall have at least one water service connection so that no two or more residences or no two or more businesses are served from any one water service connection, and the cost of each connection so made shall be in accordance with the terms hereinbefore stipulated.

SECTION 5. That all ordinances or parts of ordinances in conflict herewith be and the same hereby are repealed.

SECTION 6. That this ordinance shall be in full force and effect from and after the earliest period allowed by law.

Passed March 11, 1954.

B. H. Crawfood

Attest: Merrill Mignerey.